

22 (Amended) The display device according to claim *21*, characterized in that:
 said light modulating element is a transmissive type liquid crystal element; said light source
 device is deployed opposite one face of said liquid crystal element; and images formed on
 said liquid crystal element are magnified by said projection lens and displayed.

2026 (Twice Amended) A display device having:
 a light modulating element; and
 a light source device according to claim *1*; characterized in that:
 light from said light source device is modulated in said light
 modulating element;
 light so modulated is magnified by a projection lens and displayed as
 an image;
 said light modulating element forms, with time division, a first color
 component image, a second color component image, and a third color component image;
 said first light source in said light source device is lit during time interval
 wherein said first color component image is being formed, said second light source in said
 light source device is lit next during time interval wherein said second color component
 image is being formed, and said third light source in said light source device is lit next during
 time interval wherein said third color component image is being formed; and
 a color image is displayed by sequential display of said first, second, and third
 color components in said light modulating element, and by sequential lighting of said first,
 second, and third light sources corresponding to those sequential displays.

REMARKS

Claims 1-4, 6, 7, 9-11, 14-16 and 19-30 are pending. By this Amendment, claim 13 is
 canceled without prejudice to or disclaimer, and claims 1, 11, 16, 21, 22 and 26 are amended.

Reconsideration based on the above amendments and following remarks is respectfully requested.

The attached Appendix includes marked-up copies of each rewritten claim (37 C.F.R. §1.121(c)(1)(ii)).

I. Claim 22 Satisfies All Formal Requirements

The Office Action objects to claim 22 because of an informality. Claim 22 is amended to obviate this objection.

II. Claims Define Allowable Subject Matter

The Office Action rejects claims 1, 3 and 4 under 35 U.S.C. §102 as unpatentable over U.S. Patent No. 2002/0154404 A1 to Sedlmayr (hereinafter "Sedlmayr"); claims 1-3, 9, 13-16 and 20-30 under 35 U.S.C. §103 as unpatentable over Kenji et al. (hereinafter "Kenji") in view of Booth; claims 1-4, 6, 7, 13, 19-25, 29 and 30 under 35 U.S.C. §103 as unpatentable over Shoichi et al. (hereinafter "Shoichi") in view of Booth; claims 10 and 11 under 35 U.S.C. §103 as unpatentable over Kenji in view of Booth and further in view of Miyashita et al. (hereinafter "Miyashita"); and claims 10 and 11 under 35 U.S.C. §103 as unpatentable over Shoichi in view of Booth and further in view of Miyashita. The rejections are respectfully traversed.

Support for the amendments to claim 1 are provided at pages 29 and 30 of the original specification. More specifically, support for the recitation of a reflecting polarizer is provided in the description of the reflecting polarizing plate at lines 8 and 9 of page 29 in the specification as originally filed. Support for the recitation of a reflector is provided in the description of the cathode electrode at line 24 of page 29 of the original specification.

It is respectfully submitted that the claimed invention is patentably distinguishable over the applied art. Withdrawal of the rejections under 35 U.S.C. §102 and §103 is respectfully requested.

III. Conclusion

For at least these reasons, it is respectfully submitted that this application is in condition for allowance.

Should the Examiner believe that anything further would be desirable in order to place this application in even better condition for allowance, the Examiner is invited to contact Applicants' undersigned representative at the telephone number set forth below.

Respectfully submitted,



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Attachment:
Appendix

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<p>DEPOSIT ACCOUNT USE AUTHORIZATION Please grant any extension necessary for entry; Charge any fee due to our Deposit Account No. 15-0461</p>
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